

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Hubbell et al.

Art Unit: 1713

Serial No.:

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Examiner: Henderson Jr., C.

For:

NOVEL POLYMER COMPOUNDS

Docket No.:

314572-103A

I, Arthur E. Jackson, Registration No. 34,354, hereby certify that this correspondence is being deposited with the U.S. Postal Service as First Class Mail in an envelope addressed to the Assistant Commissioner for Patents, Washington DC 20231 on

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Commissioner for Patents Washington, DC 20231

RESPONSE TO RESTRICTION REQUIREMENT

In response to the Office Action dated September 14, 2001, this response and these comments are respectfully submitted. With the Petition for an Extension of Time (one month) enclosed, the present amendment is timely filed on or before December 14, 2001.

The Office Action sets forth a requirement to make an election of subject matter.

Applicant elects the claims of group 2, the scope of which is found in claim 7. As claim 7 is dependant from claim 1 the applicant submits amended claim 1, which incorporates the subject matter of claim 7.

Please amend claim 1 as follows:

1. (Amended) A composition comprising a pre-formed, hydrolytically susceptible non-addition polyanionic polymer comprising polymer strands formed from at least one ethylenically unsaturated monomer, wherein the polymer strands are linked by at least one linking moiety comprising a hydrolytically susceptible bond <u>formed with a multidentate compound comprising</u> two or more two or more ethylenically unsaturated moieties, each such moiety being linked to

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the multidentate compound through a hydrolytically susceptible bond, wherein at least one of which monomers has:

- i) one or more functional groups that can be titrated with base to form negatively charged functional groups, or
- ii) one or more precursor groups that are precursors of the functional groups that can be titrated with base; 'which precursor groups are converted to the functional groups; wherein at least one of the ethylenically unsaturated monomers is according to the formula:

$$(R^3)(R^2)C=C(R^1)-X-Y$$

wherein:

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Y is -C(O)OR⁴; -O-S(O₂)OR⁴; -S(O₂)OR⁴; or -S(O)OR⁴; wherein R⁴ is hydrogen or a cleavage permitting group;

X is a direct bond; a straight or branched alkylene group having two to six carbon atoms (preferably C_1 to C_3), one or more of which can be replaced by O, S, or N heteroatoms, provided that there is no heteroatom in a position α or β to Y; phenylene; a five or six membered heteroarylene having up to three heteroatoms independently selected from O, S, and N, provided that neither Y or $R^3R^2C=C(R^1)$ - is bonded to a heteroatom; and

R¹, R², and R³ are independently selected from, hydrogen, C₁-C₆ alkyl, carboxy, halogen, cyano, isocyanato, C₁-C₆ hydroxyalkyl, alkoxyalkyl having 2 to 12 carbon atoms, C₁-C₆ haloalkyl, C₁-C₆ cyanoalkyl, C₃-C₆ cycloalkyl, C₁-C₆ carboxyalkyl, aryl, hydroxyaryl, haloaryl, cyanoaryl, C₁-C₆ alkoxyaryl, carboxyaryl, nitroaryl, or a group -X-Y; wherein C₁-C₆ alkyl or C₁-C₆ alkoxy groups are either linear or branched and up to Q-2 carbon atoms of any C₃-C₆ cycloalkyl group, wherein Q is the total number of ring carbon atoms in the cycloalkyl group, are independently replaced with O, S, or N heteroatoms; with the proviso that neither doubly-bonded carbon atom is directly bonded to O or S; and wherein aryl is phenyl or a 5 or 6 membered heteroaryl group having up to three heteroatoms selected from the group consisting of O, S, and N.

Further, the office action requires that an election of species as the focus of the initial search. Applicant elects compound 3 as shown on page 12 of the original patent specification.

Applicant respectfully traverses the requirement. The claimed subject matter encompasses at least related inventions. As a result the applicant believes there will be no burden on the examiner to search for distinct subjects in fields where no pertinent art to the other claims exists.

Respectfully submitted,

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Dated: December 14, 2001

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